UNITED STATES DISTRICT COURT FILED IN OPEN COURT ON 5/30/2014

Eastern District of North Carolina				Julie A. Richards, Clerk US District Court Eastern District of NC
United States of Ameri	ca	1		macous managers of 140
v. ANTWAND DEMOND BI	ROWN) Case No:	7:02-CR-00022-BC	D-1
Date of Original Judgment: Date of Previous Amended Judgment:	March 10, 2003) USM No:	19520-056	
) Pro Se		
(Use Date of Last Amended Judgment if Any)		Defendant's	Attorney	
ORDER REGARI PUI	DING MOTIO RSUANT TO 1			UCTION
Upon motion of the defend § 3582(c)(2) for a reduction in the term subsequently been lowered and made re § 994(u), and having considered such n and the sentencing factors set forth in 1	of imprisonment imetroactive by the United in the Indian in Indian	aposed based or ited States Sent to account the	n a guideline sentence encing Commission policy statement set	ing range that has pursuant to 28 U.S.C. forth at USSG §1B1.10
IT IS ORDERED that the motion is: DENIED. GRANTED in the last judgment issued) of The amount of crack cocaine involved	mo	onths is reduce		prisonment (as reflected
If the amount of time the defendant has	-			
sentence, subject to an additional period	•			leasing the detendant.
(Complete Parts I and II of Page 2 when motion is granted)				
Except as otherwise provided, all provishall remain in effect. IT IS SO ORDE		nt(s) dated Mare	ch 10, 2003	1 1
Order Date: 5/36/2014		Terrer	M W. Judge's signature	tough
Effective Date:		nce W. Boyle,	U.S. District Judge Printed name and t	itle

EDNC Rev. 11/8/2011